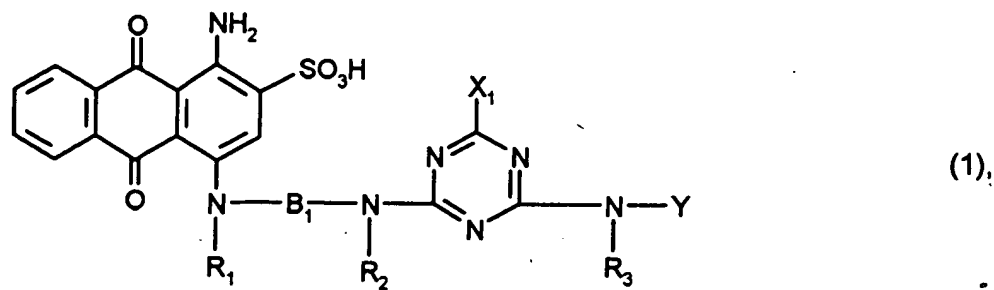


In each of claims 2, 3, 6, 9 and 11, first line, replace "1" by -16-.

Please add the following claims.

-16. An anthraquinone dye of the formula



wherein

R₁, R₂ and R₃ are each independently of one another hydrogen or C₁-C₁₂alkyl which is unsubstituted or substituted by hydroxyl, sulfo or sulfato and, with the exception of methyl, may be interrupted by oxygen,

X₁ is chloro or fluoro,

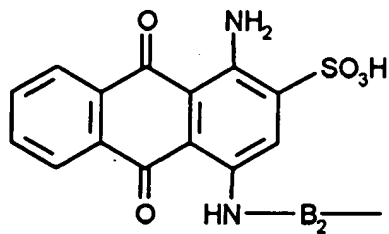
B₁ is methylene-phenylene-methylene which is unsubstituted or substituted in the phenylene ring by C₁-C₄alkyl, C₁-C₄alkoxy, C₂-C₄alkanoylamino, halogen, carboxy or sulfo, or is a radical of formula -(CH₂)₃-CH(CH₃)-CH₂-, -CH₂-CH₂-CH(C₂H₅)-, -CH₂-CH(OH)-CH₂- or -CH₂-C(CH₃)₂-CH₂,

Y is hydrogen, or C₁-C₁₂alkyl which is unsubstituted or substituted by hydroxyl, sulfo or sulfato and, with the exception of methyl, may be interrupted by oxygen, or

phenyl or naphthyl, each unsubstituted or substituted by C₁-C₄alkyl, C₁-C₄alkoxy, C₂-C₄alkanoylamino, halogen, carboxy, sulfo or a radical of formula -SO₂-Z, wherein

Z is a group of formula -CH=CH₂ or -CH₂-CH₂-U₁, and U₁ is a leaving group, or

Y is an anthraquinone of the formula



(3),

wherein B_2 is C_2-C_{12} -alkylene which is unsubstituted or substituted by hydroxyl, sulfo or sulfato, and which may be interrupted by oxygen, or methylene-phenylene-methylene which is unsubstituted or substituted in the phenylene ring by C_1-C_4 -alkyl, C_1-C_4 -alkoxy, C_2-C_4 -alkanoylamino, halogen, carboxy or sulfo.

17. A method of dyeing or printing a hydroxyl-group-containing or nitrogen-containing fibre material, which comprises the step of applying to said fibre material a tinctorially effective amount of an anthraquinone dye according to claim 16.

18. A method according to claim 17 wherein the fibre material is a cellulosic fibre material or a natural or synthetic polyamide fibre material .—

STATUS OF THE CLAIMS

Claims 1-5 were pending in this application.

Claims 2, 4, 5 and 14 are rejected under 35 U.S.C. § 112, second paragraph.

Claim 15 is rejected under 35 U.S.C. § 101 as being non-statutory.

Claims 1-10, 13 and 14 are rejected under 35 U.S.C. § 103 as being unpatentable over Harms, GB 2,034,731.

Claims 11 and 12 are objected to as being dependent upon a rejected base claim.

Claims 1, 4, 13, 14 and 15 have been cancelled.